EXHIBIT 19 REDACTED

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1
                 UNITED STATES DISTRICT COURT
 2.
               NORTHERN DISTRICT OF CALIFORNIA
 3
                    SAN FRANCISCO DIVISION
 4
 5
     WAYMO LLC,
                                   )
 6
            Plaintiff,
 7
     vs.
                               ) Case No.
     UBER TECHNOLOGIES, INC.; ) 3:17-CV-00939-WHA
 8
 9
     OTTOMOTTO LLC; OTTO TRUCKING )
10
     LLC,
                                   )
11
         Defendants.
                                   )
12
         HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
13
14
     OTTO TRUCKING LLC'S VIDEOTAPED 30(b)(6) DEPOSITION OF
15
                      PIERRE-YVES DROZ
16
                   Palo Alto, California
17
                   Tuesday, August 22, 2017
18
                           Volume I
19
20
     Reported by:
21
     CATHERINE A. RYAN
22
     CMR, CRR, CSR No. 8239
23
     Job No. 2685937
24
     PAGES 1 - 92
25
                                                    Page 1
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| 1 | desk, but | 14:47:39 |
|----|--|----------|
| 2 | Q And what what device was on her desk? | |
| 3 | A A PBR5. | |
| 4 | Q Is PBR5 in use today? | |
| 5 | A No. | 14:47:50 |
| 6 | Q Why not? | |
| 7 | A It was | |
| 8 | MR. JAFFE: Object to form | |
| 9 | THE WITNESS: Sorry. | |
| 10 | MR. JAFFE: and outside the scope. | 14:47:53 |
| 11 | THE WITNESS: PBR5 is the much earlier | |
| 12 | version to the PBR we use today. It's a very | |
| 13 | different very different capabilities, very | |
| 14 | different technology, and I think we we stopped | |
| 15 | using it probably, like, three years ago-ish. | 14:48:08 |
| 16 | Something like that. | |
| 17 | MR. CHATTERJEE: I'm going to mark this as | |
| 18 | 1826. | |
| 19 | (Exhibit 1826 was marked for | |
| 20 | identification by the court reporter.) | 14:48:32 |
| 21 | BY MR. CHATTERJEE: | |
| 22 | Q I've marked the document as 1826. I'm | |
| 23 | going to give you the physical specimens in a | |
| 24 | minute. I just want to have a record of what it is | |
| 25 | I'm giving you. These are pictures of each side of | 14:48:44 |
| | | Page 33 |

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| 1 | the device that I'm giving you. | 14:48:46 |
|----|--|----------|
| 2 | A Okay. | |
| 3 | Q I'm going to hand you the device here, and | |
| 4 | you can open the bag and take it out. | |
| 5 | A Yeah. | 14:48:54 |
| 6 | Q Do you recognize these devices, Mr. Droz? | |
| 7 | A Let me look at the identification number | |
| 8 | on it. | |
| 9 | Q I can give you a magnifying glass if it | |
| 10 | would be helpful. | 14:49:12 |
| 11 | MR. JAFFE: Has this been made available | |
| 12 | in discovery? | |
| 13 | MR. CHATTERJEE: It is now. | |
| 14 | MR. JAFFE: You're just making available | |
| 15 | that you had devices in discovery? | 14:49:17 |
| 16 | MR. CHATTERJEE: I just got them. | |
| 17 | MR. JAFFE: From where? | |
| 18 | MR. CHATTERJEE: Yesterday. You'll find | |
| 19 | out soon enough. | |
| 20 | Q Go ahead, Mr. Droz. | 14:49:23 |
| 21 | A Okay. So sorry. What is your | |
| 22 | question? | |
| 23 | Q Do you recognize these documents? | |
| 24 | A I mean, documents, no, but the boards, | |
| 25 | yes. | 14:49:38 |
| | | Page 34 |

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| 1 | Q Okay. What are those boards? | 14:49:38 |
|----|--|----------|
| 2 | A Those boards are early version of the GBr2 | |
| 3 | transmit boards. | |
| 4 | Q Okay. If you would look you can use | |
| 5 | the magnifying glass if it would be helpful. It's | 14:49:47 |
| 6 | | |
| 7 | Do you see that? | |
| 8 | A Yes, that would be two versions of it. | |
| 9 | Q Now, there's something attached to the | |
| 10 | side of those. Do you see those? Do you know what | 14:50:04 |
| 11 | those are? | |
| 12 | A They look like ear like I don't | |
| 13 | know. I think they look like ear how do you | |
| 14 | call it? Like, earring rings. | |
| 15 | Q Are you familiar with anyone giving | 14:50:16 |
| 16 | earrings giving the printed circuit boards as | |
| 17 | earrings to someone as a gift? | |
| 18 | A No, I'm not. | |
| 19 | Q Okay. And so you're not familiar with | |
| 20 | Seval Oz? | 14:50:26 |
| 21 | A I'm sorry. I'm familiar with her, but her | |
| 22 | having that, I'm totally not familiar with it. | |
| 23 | Q So you were not at a at a party where | |
| 24 | they gave these to her as a gift when she left the | |
| 25 | company? | 14:50:37 |
| | | Page 35 |

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| 1 | A No, I was not at her goodbye party. | 14:50:38 |
|----|--|----------|
| 2 | Q Are you aware of anyone giving her these | |
| 3 | as a gift at a going away party? | |
| 4 | A I was totally unaware of that, no. | |
| 5 | Q Okay. And and you were never present | 14:50:51 |
| 6 | in any of those meetings? | |
| 7 | A The party I was not, no. | |
| 8 | Q You're familiar she left the company? | |
| 9 | A Yeah. | |
| 10 | Q Up until today were you aware that Ms. Oz | 14:50:58 |
| 11 | actually had earrings that were the two printed | |
| 12 | circuit boards of the GBr | |
| 13 | A No, I just discovered it today. You just | |
| 14 | told me, basically. | |
| 15 | Q And | 14:51:12 |
| 16 | Do you know what the difference is between | |
| 17 | | |
| 18 | A The exact differences, no. I mean, it's | |
| 19 | like, a small improvement, better version, hence the | |
| 20 | different in the output. | 14:51:31 |
| 21 | Q But these ones would have | |
| 22 | , right? | |
| 23 | A It actually doesn't because it doesn't | |
| 24 | have diodes on it. This is just bare PCB. | |
| 25 | Q It would just have the PCB? | 14:51:39 |
| | | Page 36 |

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| - | | |
|----|---|----------|
| 1 | A Yeah, this is just bare PCB. | 14:51:40 |
| 2 | Q Now, when I look at those, can I tell that | |
| 3 | there are on it? | |
| 4 | A Actually, let me rephrase what I just | |
| 5 | said. This one doesn't have diodes. The left one | 14:51:49 |
| 6 | does have diodes. | |
| 7 | Q But you can actually see them on there, | |
| 8 | right? | |
| 9 | A Yeah. Can I see? | |
| 10 | Q This is the version, correct? | 14:51:56 |
| 11 | A Corrected. Yes. It does have lasers. | |
| 12 | Q And it also has , | |
| 13 | right? | |
| 14 | A Yes, I couldn't tell you if they're | |
| 15 | what size they are, what | 14:52:18 |
| 16 | Q Do you know if the size for | |
| 17 | changed from GBr2 to GBr3? | |
| 18 | A I am not sure. I don't know. That I | |
| 19 | don't know. I know that | |
| 20 | changed a little bit. So it's possible that they | 14:52:30 |
| 21 | changed the | |
| 22 | Q Would you be concerned at all that someone | |
| 23 | gave these to Ms. Oz as a gift when she was leaving | |
| 24 | her employment | |
| 25 | A Yeah. | 14:52:42 |
| | | Page 37 |

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| 1 | Q with Google? | 14:52:42 |
|----|--|----------|
| 2 | A Yes. | |
| 3 | Q Why? | |
| 4 | A Because this is this is confidential | |
| 5 | information. This is our designs. That's not | 14:52:47 |
| 6 | something we should give to someone, especially if | |
| 7 | someone is leaving the company. | |
| 8 | Q Would it surprise you that these earrings | |
| 9 | were given to her on the Google facilities as a gift | |
| 10 | before she left? | 14:53:00 |
| 11 | MR. JAFFE: Object to form. | |
| 12 | THE WITNESS: So let me put it this way: | |
| 13 | It would surprise me. If Anthony had done this, it | |
| 14 | would surprise me less, but that's more just from my | |
| 15 | knowledge of what | 14:53:16 |
| 16 | BY MR. CHATTERJEE: | |
| 17 | Q If he hadn't given it to her but someone | |
| 18 | else had, would that surprise you? | |
| 19 | A It would, yes, probably. | |
| 20 | Q Where does Ms. Oz work now? | 14:53:27 |
| 21 | A I'm not sure. I know she was even like | |
| 22 | when she left Google, she was getting pretty an | |
| 23 | executive role, maybe CEO of some I don't know | |
| 24 | exactly I didn't know Seval that well. | |
| 25 | Q Do you know if she's working on | 14:53:45 |
| | | Page 38 |

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| 1 | self-driving car technologies? | 14:53:47 |
|----|--|----------|
| 2 | A I don't I don't know if she is. | |
| 3 | Q Okay. I can take the earrings back. | |
| 4 | A Sure. | |
| 5 | MR. CHATTERJEE: We'll make them available | 14:53:55 |
| 6 | for inspection whenever you want, Jordan. We'll | |
| 7 | keep the pictures of the record just so it's clear | |
| 8 | what it was. | |
| 9 | THE WITNESS: Sorry. | |
| 10 | MR. JAFFE: Thank you. | 14:54:05 |
| 11 | BY MR. CHATTERJEE: | |
| 12 | Q Are you aware | |
| 13 | A I'm sorry. | |
| 14 | Q No. You can hold on to that. | |
| 15 | Are you aware of any vendors publishing | 14:54:12 |
| 16 | pictures of printed circuit boards made | |
| 17 | A I mean of our circuit boards? | |
| 18 | Q Let me ask it more precisely. That's a | |
| 19 | fair point. | |
| 20 | Are you aware of any vendors publishing | 14:54:27 |
| 21 | pictures of the printed circuit boards or designs of | |
| 22 | Google? | |
| 23 | MR. JAFFE: Object to form. | |
| 24 | BY MR. CHATTERJEE: | |
| 25 | Q For LiDAR devices? | 14:54:36 |
| | | Page 39 |

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| 1 | MR. JAFFE: Same objection. | 14:54:36 |
|----|---|----------|
| 2 | THE WITNESS: I'm not aware of that. | |
| 3 | BY MR. CHATTERJEE: | |
| 4 | Q You're not aware of any instance where a | |
| 5 | picture of a Google printed circuit board for LiDAR | 14:54:41 |
| 6 | was published in a catalog? | |
| 7 | A A picture of no. | |
| 8 | Q Do you know why Anthony Levandowski was | |
| 9 | not sued for trade secret misappropriation? | |
| 10 | MR. JAFFE: Object to form. And | 14:55:12 |
| 11 | objection. Beyond the scope. | |
| 12 | What topic are we on here? | |
| 13 | MR. CHATTERJEE: "All measures taken by | |
| 14 | Google and/or Waymo to protect trade secrets Waymo | |
| 15 | claims was misappropriated by Otto Trucking." | 14:55:21 |
| 16 | Whether you sued him or not and why falls within | |
| 17 | that. | |
| 18 | MR. JAFFE: That is not a question for a | |
| 19 | fact witness. Is that is not within the scope | |
| 20 | MR. CHATTERJEE: He's a 30(b)(6) witness. | 14:55:30 |
| 21 | He can answer it. If he doesn't know, he can say he | |
| 22 | doesn't know. | |
| 23 | MR. JAFFE: Objection. Beyond the scope. | |
| 24 | And I'm going to object to form. | |
| 25 | THE WITNESS: I don't know why. | 14:55:38 |
| | | Page 40 |

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| 1 | MR. JAFFE: Oh, and I don't think it's | 14:55:40 |
|----|--|----------|
| 2 | problematic given your answer, but I also just want | |
| 3 | to caution you not to reveal any attorney-client | |
| 4 | communications. | |
| 5 | BY MR. CHATTERJEE: | 14:55:48 |
| 6 | Q Do you know if Google does anything to | |
| 7 | ensure compliance by vendors with respect to | |
| 8 | Google's confidential information associated with | |
| 9 | its printed circuit boards? | |
| 10 | MR. JAFFE: Objection. Beyond the scope. | 14:56:01 |
| 11 | THE WITNESS: So I know that we you | |
| 12 | know, from a from talking with Tim Willis and | |
| 13 | seeing how the DSM team works, I know they do | |
| 14 | inspect the counter facilities. I think one of the | |
| 15 | thing they check is how the information there is | 14:56:17 |
| 16 | segmented into between different projects. I | |
| 17 | know we have NDAs put in place with vendors and, you | |
| 18 | know, subcontractors as well. | |
| 19 | BY MR. CHATTERJEE: | |
| 20 | Q Do you know if they do any proactive | 14:56:33 |
| 21 | monitoring to make sure that vendors aren't using | |
| 22 | the information incorrectly? | |
| 23 | MR. JAFFE: Objection. Beyond the scope. | |
| 24 | Form. | |
| 25 | THE WITNESS: I know we do site visits. | 14:56:42 |
| | | Page 41 |